DECLARATION GOT CITELES) FOR UTILITY OR DESIGN APPLICATION USING ANTITUDE CANTON BANK STRUCTURES THAT AND FOREST STRUCTURES THAT		
Threentom METHOD AND MACE HINDS FOR NON-DESTRUCTIVE STRETCHING AND FASS below named inventor(s), I've declare that: Chirifon is directed to: Chiricon of the wild directed to the content of the price of information and intermation and the price of information and intermation will define the content of price of information and the price of the content is an information and the price of information and in the United States Patent and Trademark Office connected therewith the co	1.63) FOR	COR DESIGN APPLICATION USING 1.76) AND POWER OF ATTORNEY
claimton is directed to: The attached application, or CHADEQUAGOGSG, fried on Septembel 20, 2004. Application No. LCHADEQUAGOGSG, fried on Septembel 20, 2004. As anended an As anended an CHADEQUAGOGSG, fried on Septembel 20, 2004. As anended an As anended an CHADEQUAGOGSG, fried on Septembel 20, 2004. As anended an As anended an CHADEQUAGOGSG, fried on Septembel 20, 2004. By my anendement is critical and fries inventor(s) of the subject matter which is clyinded and we reviewed and understand the presentability referred to above;	METHOD AND MACHINE FOR OF A PELT BOARD	ON-DESTRUCTIVE STRETCHING AND FASTENING
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The attached application, or (If applicable) Is a warneded in a surrended and understand the contents of the above identified application, including the flow and an americal surrended as the contents of the above identified application, including the succeeding and the surrended as the desired to above; The analysis of the continuation-in-part application and increasing the futly to disclose to the contents of CER 156, including for centimation and the matter ments made herein or myown received the reading of the centimation-in-part application and filing date of the centimation-in-part applications and the matter of myown surrended and tention that these surreners were made with the knowledge that willful false sate are to be true, and further that these surreners were made with the knowledge that willful false sate are to be true, and further that these surreners were made with the knowledge that willful false surreners are positive. The analysis of the continuation-in-part application of the connected therewith. AME OF INVENTOR(s) One: Jana HEIDIGLAARD Chitzen of Deumark Chitzen of Deumark Chitzen of Ch	This declaration is directed to:	
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lieve that Iwe anvare the original and first inventor(s) of the subject unitier which is elaimed and two reviewed and understand the contents of the above; To subject and understand the contents of the above; To subject the day an endition of professed to above; To subject the day an endition of professed to above; So material to presentability as defined in 37 CER 1.36, including for continuation and information information which became available between the fing date of the prior application and the neutron and filing date of the ground available between the filing date of the prior application and the neutron including the continuation-in-part application. To be material to present the subject to the prior application and information in the filing date of the general proprieties and the filing date further that these statements were made with the knowledge that willful false statements were professed with the continuation of inprisonment, or both, under its U.S.C. 1001, and may jeopardize the very at Customor Number 23570 as myour attories(s) or agains(s) to prosecute the application of the transact all business in the United States Faturi and Triademark Office connected therewith. AME OF INVENTOR(S) One: Leng HEDEGLAARED Chizen of	ended	(Tapplicable),
we reviewed and understand the contents of the above-Identified application, including the claims, 19 any amendment specifically referred to above; Throwbedge the duty to disclose to the United Stince butent and Trademark Office all Information known to be available better the 156, including for continuation-the-part application and via the became by a visit defend in 37 CEF. Thing dute of the continuation-in-part application; The first short of the continuation-in-part application and the prior application and the majorate of providers the visit of the continuation which the second further the prior application and the majorate of providers the visit of the continuation which the second further the continuation which the second further the continuation will be the continuation will be the continuation will be the continuation of any patent issuing decrease. The purishable by first or Imprisonment, or both, under its U.S.C. 1001, and may justification identified to any patent issuing decrease. The purishable by first or Imprisonment, or both, under its U.S.C. 1001, and may justification identified to transact all hysimess in the United States Patent and Trademark Office connected therewith. AMIS OF INVENTOR(S) One: Jana Haddenark Continuation of Citizen of Denmark Citizen of Citiz	I/we am/are the original	of the subject matter which is claimed and
snowledge the duty to disclose to be material to patentability as information which became availtonal filing date of the continuation ments made herein of my/own kn to be true, and further that these are punishable by fine of imprisocation of any patent issuing there eby appoint: AME OF INVENTOR(S) one: Jens HEDEGAARD wwo: Jens HEDEGAARD wwo:	5 Z	above-identified application, including the claims,
ments made herein of my/own knowledge are true; all statements made has be true, and further that these statements were made with the knowledge principlable by fine or imprisonment, or both, under 18 U.S.C. 1001, eby appoint. The particle of any patent issuing thereon, or both, under 18 U.S.C. 1001, eby appoint. The particle of any patent issuing thereon, or both, under 18 U.S.C. 1001, eby appoint. The particle of any patent issuing thereon, or agent(s) to particle of the true and the patent and trademark Officers of the true and the patent and trademark Officers. The particle of the patent and trademark Officers of the true. The particle of the patent and trademark Officers of the true. The particle of the patent and trademark Officers of the true. The particle of the patent and the patent and trademark Officers of the patent and trademark Of	acknowledge the dmy to disclose to to be material to patentobility as ital information which became availatational filing date of the communicational	es Patent and Trademay & Office all Information known to IFR 1.56, including for continuation-tu-part applications. Fing date of the prior application and the national or PCT finn.
eby appoint: rers at Custorner Number 23570 as myour attorney(s) or agent(s) to prosecute the side to transact all business in the United States Petent and Trademark Office connected AME OF INVENTOR(s) one: Jens HEDJEGAARD Chizen of	owledge a statements nment, or	ratements made h with the knowled is U.S.C. 1001.
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